RECEIVED CENTRAL FAX CENTER

AUG 1 4 2006

J. B. KRAFT 710 Colorado St., No. 5C Austin, Texas 78701

DATE:	(512) 473-2303 Fax (512) 473-8803	
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SEND TO:  Examiner:  Group Art Unit:  Tel No:  Fax #:	United States Patent Office  KylaR. Stork  2178  57-273-8300	
FROM: Tel No:	J.B. KEAFT 512-473-2303	
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Fees: Amendment \_\_\_\_\_ Notice of Appeal

\_\_\_\_ Appeal Brief \_\_\_

# RECEIVED CENTRAL FAX CENTER

## 1 AUG 1 4 2006

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

: Group Art Unit: 2178

Gerald F. McBrearty et al.

: Intellectual Property

Serial No: 09/899,454

Law Department - 4054

Filed: 07/05/2001

International Business

Title: BOOKMARKS FOR WORLD

Machines Corporation

WIDE WEB DOCUMENTS WITH

: 11400 Burnet Road

INDICATORS OF THE HIT RATES

Austin, Texas 78758

FOR THE WEB DOCUMENTS FROM

CUSTOMER NUMBER 32,329

THE WEB SITES SENDING THE

DOCUMENTS /

Date:

CERTIFICATE OF FACSIMILE TRANSMISSION

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I hereby certify that this correspondence including the present Reply Brief (in triplicate) is being transmitted via facsimile to USPTO, Group Art Unit 2178 at telephone number 571-273-8300, and to the attention of Examiner Kyle R. Stork on 05/14/06

J. A CEAF

REPLY BRIEF ON APPEAL
BEFORE THE BOARD OF APPEALS
AND INTERFERENCES

Commissioner for Patents P.O.Box 1450 Alexandria, VA 22313-1450

Sir:

This is a Reply Brief to the Examiner's Answer mailed June 14, 2006.

In the Answer, the Examiner makes a fresh argument which Applicants wish to address.

The present invention addresses the problem of delays associated with the accessing of bookmarked Web documents due to the high "hit" rates (numbers of Web document requests) to the Web sites providing such documents. invention solves this problem by providing at a receiving 1.e. Web document requesting station, in association with a displayed list of bookmarks for Web documents, displayed data on the rates of transmission (hit rates) of each listed bookmarked Web document. In this way, the user at the receiving station may judge before requesting a listed bookmarked Web document whether a high transmission rate will mean a delay in accessing a particular bookmarked Web document.

In developing his argument, Examiner looks to a patent, Ryan et al. which is not concerned with bookmarking of already known Web documents at a user's Web terminal but rather is concerned with search algorithms for searching for and locating unknown Web documents. The present invention is completely unrelated to searching. It is submitted that one skilled in the art would be unlikely to even consider a reference like Ryan which describes a complex search engine for finding Web documents of interest to the user.

In his search algorithms, Ryan uses many lists of potential Web sites (sources of Web documents). submit that even if Ryan's lists would be combined for the purpose of searching, there would still be no suggestion of the claimed:

"...displaying in association with a displayed list of bookmarks for Web documents, data on the rates of transmission of said bookmarked documents at the time of said display."

Among the many lists used in Ryan's search engines, the Examiner points out a list of Web sites ranked according to hit rate (Col. 7, lines 22-35, high flyers) which he

proposes to combine with a "personal hit" list of the user (Col. 7 lines 37-40). This personal hit list refers to a list of Web sites which the user has found useful in the past for each respective key word to be searched. section states that this list for each key word to be searched is "like an automatic bookmarking data set for each individual user". Examiner goes on to point out that at col. 7, lines 54-62, Ryan sets forth that many of the lists may be combined. Applicants submit that even if Ryan's lists would be combined for the purpose of searching, there would still be no suggestion of the claimed: "... a displayed list of bookmarks for Web documents, data on the rates of transmission of said bookmarked documents .. " at a receiving station.

The cited "High-fliers" hit list in Ryan is a standard search expedient i.e. the more popular a Web site is, the more likely it is to include a Web document of specific interest. This search expedient for finding Web document would not suggest to one skilled in the art, any reason for listing the transmission or hit rates for each of already found bookmarked Web documents.

In this connection, Examiner points to Ryan's reference to the term "bookmarking" in "personal hit" list of the user (Col. 7 lines 37-40). This personal hit list refers to a list of Web sites which the user has found useful in the past for each respective key word to be searched. section states that this list for each key word to be searched is "like an automatic bookmarking data set for each individual user".

Applicants submit that this use of "like....bookmarking" has nothing with an actual bookmarked Web document. It is a Web searching expedient for relating a group of potential Web sites to be searched in attempting AUS920010344US1 3

to find Web documents related to a key search word, and is not suggestive of any expedient which could be used in connection with an already found bookmarked Web document.

Applicants submit that in his picking and combining elements in Ryan in an attempt to show obviousness, the Examiner is doing so not based upon any suggestion in Ryan but rather in the light of Applicants' own teaching. approach cannot be used to render Applicants' invention unpatentable.

The Examiner has used Applicants' own disclosure as a guideline, and the picked and combined elements from the Ryan reference based solely of Applicants' own teaching.

"To imbue one of ordinary skill in the art with knowledge of the invention in suit, when no prior art references of record convey nor suggest that knowledge, is to fall victim to the insidious effect of a hindsight syndrome wherein that which only the inventor taught is used against its teacher." W. L. Gore, 721 F 2d at 1553, 220 USPQ, pp. 312-313.

"One cannot use hindsight reconstruction to pick and choose among isolated disclosures in the prior art to deprecate the claimed invention." <u>re Fine</u>, 5 USPQ 2d 1596 (C.A.F.C.) 1988.

As set forth in the Brief on Appeal, the Pitkow publication fails to make up for these deficiencies in the basic Ryan reference. All Pitkow appears to discuss in Section (0136) cited by Examiner is the vague and general concept that bookmarked Web documents at a receiving Web Again, this is quite remote station may be categorized. from, and not suggestive of displaying such activity rates in association with a list of displayed bookmarked documents at a receiving Web station.

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Accordingly, for the above reasons and for the reasons set forth in the Brief on Appeal, it is respectfully requested that the Final Rejection be reversed, and that claims 1-36 be found to be in condition for allowance.

Respectfully submitted,

Registration No. 19,226

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Herman Rodriguez IPLaw Dept. - IMAD 4054 IBM Corporation 11400 Burnet Road Austin, Texas 78758

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Intellectual Property

Law Department - 4054 International Business

Group Art Unit: 2178

Filed: 07/05/2001 Title: BOOKMARKS FOR WORLD

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In developing his argument, Examiner looks to a patent, Rvan et al. which is not concerned with bookmarking of already known Web documents at a user's Web terminal but rather is concerned with search algorithms for searching for and locating unknown Web documents. The present invention is completely unrelated to searching. It is submitted that one skilled in the art would be unlikely to even consider a reference like Ryan which describes a complex search engine for finding Web documents of interest to the user.

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**DOCUMENTS** 

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